

BY AUTHORITY

BILL NO. 170.
ORDINANCE NO.—AN ORDINANCE PROVIDING FOR
COST OF IMPROVEMENTS IN
FRONTAGE IMPROVEMENT NUM-
BER NINE, BERETANIA STREET,
(ALAPAI TO PUNAHOU).Be It Ordained By the People of the
City and County of Honolulu:SECTION 1. DEFINITIONS. The
word "BOARD" whenever used herein
shall mean the Board of Supervisors
of the City and County of Honolulu.
The phrase "FRONTAGE IMPROVEMENT"
whenever used herein shall mean
number nine, Beretania street, (Ala-
pai to Punahou), as described in and
created by Resolution of the Board
No. 2, (1917).The phrase "IMPROVEMENT STA-
TUTES" whenever used herein shall
mean and refer to Sections 1793-1813,
Revised Laws of Hawaii, 1915, as
amended by Acts 164 and 197, Session
Laws of Hawaii, 1915, and by Act 239
of the Session Laws of Hawaii, 1917.
The phrase "CITY AND COUNTY"
whenever used herein shall mean and
refer to the City and County of Hon-
olulu.SECTION 2. PRELIMINARY PRO-
CEEDINGS CONFIRMED. The said
Board does hereby adopt, approve and
confirm all and singular the proceed-
ings heretofore had and taken under
said statutes with respect to the crea-
tion and establishment of said Front-
age Improvement and the making of
the proposed improvement as modified
and corrected and as set forth and re-
ferred to in Resolutions of said Board
Nos. 633, 634 (1916), and 2, 5, 26, 26
and 62 (1917), and the minutes of
meetings of said Board as heretofore
adopted, the preliminary report of the
City and County Engineer, dated No-
vember 8, 1916, his final report, dated
July 9, 1917, and the assessment re-
port of the City and County Engineer,
dated September 11, 1917, accompany-
ing which were the corrected map of
said Frontage Improvement, the list
of owners, lessees and occupants so
far as known, a Preliminary Assess-
ment Roll and a summary of detailed
descriptions, in respect to which no-
tice has heretofore been given by ad-
vertisement and a public hearing has
been had as required by said Improve-
ment Statutes, and which have been
corrected as of October 9, 1917, to all
of which reference is hereby made for
a more particular detailed description
of said Frontage Improvement hereto-
fore created and established, and the
character, extent and particular
location of the improvement aforesaid,
the subdivisions and zones thereof,
the location of the respective parcels
of land subject to assessment, the
special benefits accruing thereto,
the properties exempt from assessment,
and the proportion to be paid by said
City and County; all of the same be-
ing by this reference also made a part
hereof.SECTION 3. CONFIRMATION OF
ASSESSMENTS. No protests having
been made, or filed at the assessment
hearing held for this Frontage Im-
provement, but a correction having
been necessary and made by the City
and County Engineer on October 9,
1917, it is hereby specially found,
and established that each and every
parcel of land subject to assessment
abutting upon said Frontage Improve-
ment is or will be specially benefited
by said improvements to the amount
of the respective assessments pro-
posed therefor, corrected as aforesaid,
and said several assessments are
hereby declared just and equitable as
so listed and advertised, and as so
corrected; and that the said several
proposed assessments heretofore listed
and advertised in accordance with
said Improvement Statutes, and as so
corrected, are hereby confirmed and
adopted as said Frontage Improve-
ment against properties abutting upon said
Frontage Improvement and against
the owners thereof respectively, and
that each and every parcel of land re-
quired for said improvement has been
acquired as provided in said Improve-
ment Statutes.SECTION 4. COST OF AUTHORIZED
IMPROVEMENTS. That it is
hereby found and declared that the
total cost of the authorized improve-
ments in said Frontage Improvement,
based upon the bid of Lord-Young En-
gineering Company, Limited, the low-
est responsible bidder, including the
cost of curbing, grading, paving with
concrete and bitulith, moving and
resettling of curbs, storm sewer sys-
tem, and other improvements in place
complete, together with engineering
and incidentals upon that portion of
the highway, in said Frontage Im-
provement, which is designated in
these proceedings, according to the
final report of said Engineer, incor-
porated as aforesaid, is the sum of
One Hundred Seventeen Thousand and
Five Hundred Dollars (\$117,500.00);
that the total proportion of this cost,
which is to be borne by the City and
County, including assessments propo-
tioned against street frontages, and
the contribution to main thorough-
fare is the sum of Sixty Thousand
Six Hundred Three and 11-100 Dol-
lars (\$61,603.11); that the balance of
Fifty-five Thousand Eight Hundred
Ninety-six and 89-100 Dollars (\$55,
896.89), is hereby charged, assessed
and levied against, and shall be col-
lected from, the properties abutting
upon said Frontage Improvement pri-
vately owned and not specifically ex-
empted by this Ordinance, and the
owners thereof respectively, according
to the total amounts heretofore listed
and advertised and corrected as afo-
resaid and computed according to the
rates of assessment hereinafter set
forth.SECTION 5. PUBLIC LANDS NOT
SPECIFICALLY ASSESSED. The
Frontage of Lots Nos. 1, 2, 18, 19, 22,
23, 24, 25, 26, 27, 41, 46, 50, 76, 77, 82,
85, 93 and 94, being frontages of abut-
ting highways and of lands exempt
by law, as shown on said corrected
map and Assessment Roll of Septem-
ber 11, 1917, corrected as of October
9, 1917, heretofore incorporated, shall
not be specifically assessed herein,
but the proportion of cost assessable
against such public or exempt land
set forth in the proceedings hereto-
fore confirmed and which would be
assessable against such lands if pri-
vately owned and not exempt shall be
borne by the City and County as here-
inafter provided.SECTION 6. APPROPRIATION BY
CITY AND COUNTY. The sum of
Fifty-two Thousand Dollars (\$52,000)is hereby appropriated out of all
moneys in the Cash Basis Operating
Fund, as authorized and created by
virtue of Act 236 of the Session Laws
of 1917, into the "Special Improvement
Fund, Frontage Improvement Number
Nine, Beretania Street, (Alapai to Pun-
ahou);" provided, however, that
against said sum shall be credited all
advances for said improvements made
from said Cash Basis Operating Fund
prior to the date of the approval of
this Ordinance to be ascertained from
the books of the City and County Au-
ditor, and the amount of such ad-
vances is hereby authorized to be
transferred as soon as ascertained to
said Cash Basis Operating Fund; and
the sum of Nine Thousand Six Hun-
dred Three and 11-100 Dollars (\$9,
602.11) is hereby appropriated out of
all moneys in the Permanent Improve-
ment Fund in the Treasury of the City
and County, and shall be transferred
as soon as the same shall become
available into said Special Improve-
ment Fund, created herein, as the
balance of the cost of said improve-
ment so to be borne by the City and
County; provided, that against said
last mentioned sum shall be credited
all advances heretofore made from
said Permanent Improvement Fund on
account of the cost of said improve-
ment by Resolutions Nos. 405 and 721
(1916), and No. 15 (1917), amount-
ing in all to the total sum of Five
Hundred and Eighty-nine and 60-100
Dollars (\$589.60), and any balances
unexpended or uncontracted for out of
said advances on the date of approval
hereof shall be transferred to said
Permanent Improvement Fund when
ascertained on the books of said City
and County Auditor; and out of all
moneys in said Special Improvement
Fund, created herein, the sum of One
Hundred Seventeen Thousand and
Five Hundred Dollars (\$117,500.00), is
hereby appropriated into an account
to be known as "Cost of Improve-
ments, Frontage Improvement Number
Nine, Beretania Street, (Alapai to
Punahou)."SECTION 7. ASSESSMENT RATE
FOR GENERAL IMPROVEMENTS.
All properties, abutting on said
Frontage Improvement (created as
aforesaid), privately owned and not
herein specifically exempted, and the
owners thereof respectively, are here-
by assessed at a uniform rate of
\$5.466 per front foot toward the cost
of general improvements within said
Frontage Improvement all as set forth
in detail in said Assessment Roll and
Corrected heretofore incorporated and
including all improvements set forth
in the proceedings heretofore adopted
and confirmed, saving and excepting
the cost of new curbing.SECTION 8. ADDITIONAL AS-
SESSMENT, NEW CURBING. All
properties abutting upon said Front-
age Improvement, privately owned and
not specifically exempted herein, in
front of which new curbing is re-
quired, and the owners thereof re-
spectively, are hereby further and
separately assessed (on a frontage
basis according to the length of new
curbing required, shown in detail in
said Engineer's Report of September
11, 1917), at the uniform rate of \$0.44
per front foot for the curb so required
in front of said property.SECTION 9. COLLECTION OF AS-
SESSMENTS. That in accordance
with said Improvement Statutes, it
shall be the duty of the Treasurer of
the City and County of Honolulu to
proceed forthwith to notify, by letter
and by posting upon the lands as-
sessed, the several owners, lessees and
occupants respectively, so far as
known, of the several amounts as-
sessed on the respective properties,
and of the date when such assess-
ments are payable as hereinafter pro-
vided. It shall also be his duty to col-
lect said assessments and to set aside
all moneys so collected in a special
fund or funds for said Frontage Im-
provement.SECTION 10. LIEN. All assess-
ments herein made shall be a lien
against each lot or parcel of land as-
sessed, according to the respective as-
sessment, from the date of the first
publication of this Ordinance until
paid, and shall have priority over all
other liens except the lien of property
taxes, and in case assessments be-
come delinquent, the accrued interest
and other charges authorized by the
Improvement Statutes in enforcing the
payment of the same shall be satisfied
out of said lien.SECTION 11. PAYMENT OF THE
WHOLE OF ASSESSMENTS. That
all assessments herein made shall be
due and payable and must be paid to
said Treasurer within thirty (30) days
after the date of the last publication
of this Ordinance; Provided, that any
such assessments may, at the election
of the owner of the land assessed, be
paid in installments, with interest, as
hereinafter provided.SECTION 12. PAYMENT OF AS-
SESSMENTS IN INSTALLMENTS. In
case of an election, either by act of
the owner or other interested party
or by operation of law, to pay an as-
sessment in installments, the assess-
ment herein made shall be due and
must be paid to said Treasurer in Ten
(10) equal annual installments of prin-
cipal, the first of said installments of
principal to be due and payable and
must be paid within thirty (30) days
after the date of the last publication
of this Ordinance; and all subsequent
installments of principal, together with
interest on the whole of the unpaid
balance of principal, at the rate of
six per cent (6%) per annum, shall
be due and payable annually there-
after, dating from the date of last
publication of this Ordinance.SECTION 13. ENFORCEMENT OF
PAYMENT. Failure to pay any in-
stallment, whether of principal or in-
terest, within thirty days after the
date when it shall first become due,
shall cause the whole of the unpaid
principal and accrued interest to be-
come due and payable immediately,
and the whole amount of unpaid prin-
cipal and accrued interest shall there-
after draw interest at the rate of one
per cent per month or fraction thereof
until the day of sale made as pro-
vided in the Improvement Statutes.
Provided, that at any time prior to
the day of sale the owner may pay
the amount of all delinquent instal-
ments with interest on the whole
amount of unpaid assessment at one
per cent per month or fraction of
a month, as aforesaid, and all pen-
alties accrued, and shall thereupon be
restored to the right thereafter to pay
in installments in the same manner
as if default had not been made. The
owner of any land assessed, not inFORBES-HOBBY
SALARY PROVES
REAL PROBLEMThat old question of the Forbes-
Hobby salary seems to be in about
as merry a tangle since the receipt
of the salary assignment by W. R.
Hobby yesterday as it was before.
It's a triangle problem play now,
with Mr. Hobby, Attorney-General
Stainback and Auditor Hopkins as the
three points of the triangle. Auditor
Hopkins stated today that he would
not recognize the warrants until he
receives some opinion thereon from
the attorney general. Attorney-Gen-
eral Stainback states that the assig-
nments which were received yesterday
from Maj. Charles R. Forbes are cap-
able of being cashed if Mr. Hobby is
willing to accept \$300 a month as his
salary instead of the \$400 that Maj.
Forbes received for the job of super-
intendent of public works. And Hob-
by is not saying whether he will ask
for more than \$300 or not.It is understood that he sent the as-
signments to the auditor this morn-
ing but was told that they could not
be recognized in the present state of
things, namely the lack of an opinion
from the attorney general. It is al-
so understood that the attorney has
written to Forbes in the hope of get-
ting some word from him before fil-
ing that opinion. Thus far he has
received no letter from the major.NEW YORK STOCK
MARKET TODAY

| | Today | Oct. 9 |
|---------------------------|---------|---------|
| Alaska Gold | 4 | 3 3/4 |
| American Smelter | 88 1/2 | 91 1/2 |
| American Sugar Rfgs. | 104 1/2 | 106 |
| American Tel. & Tel. | 115 | 114 1/2 |
| Anaconda Copper | 93 1/2 | 95 1/2 |
| Atchafalpa | 93 1/2 | 95 1/2 |
| Baldwin Loco. | 53 1/2 | 57 1/2 |
| Baltimore & Ohio | 56 1/2 | 58 1/2 |
| Bethlehem Steel | 41 1/2 | 41 1/2 |
| Calif. Petroleum | 13 | 15 1/2 |
| Canadian Pacific | 150 1/2 | 149 1/2 |
| C. M. & St. P. (St. Paul) | 48 1/2 | 50 1/2 |
| Colo. Fuel & Iron | 16 1/2 | 39 1/2 |
| Cruicible Steel | 65 | 67 |
| Cuban Cane Sugar | 27 | 29 |
| Erie Common | 19 1/2 | 19 3/4 |
| General Electric | 136 1/2 | 138 1/2 |
| General Motors, New | 96 | 96 |
| Great Northern Pfd. | 100 1/2 | 101 1/2 |
| Inter. Harv., N. J. | 34 | 33 1/2 |
| Kennecott Copper | 34 | 33 1/2 |
| Lehigh | 57 1/2 | 59 |
| New York Central | 73 | 73 1/2 |
| Pennsylvania | 50 1/2 | 51 1/2 |
| Ray Consol. | 22 1/2 | 23 |
| Reading Common | 74 1/2 | 80 1/2 |
| Southern Pacific | 89 1/2 | 90 1/2 |
| Studebaker | 40 | 42 1/2 |
| Texas Oil | 142 | 141 1/2 |
| Union Pacific | 123 1/2 | 126 |
| U. S. Steel | 103 1/2 | 108 1/2 |
| Utah | 84 | 85 |
| Western Union | 85 1/2 | 87 1/2 |
| Westinghouse | 42 1/2 | 43 1/2 |

*Bid. †Ex-dividend. ‡Unquoted.

default as to any installment or pay-
ment, may at any time, after the ex-
piration of the first thirty day period,
pay the entire unpaid principal with
interest thereon to the next annual
date for the payment of installments.
The owner of any undivided interest
in any land, may pay the whole as-
sessment and may have a joint or
several right of action at law in
assessuit against any other owner
or owners of any interest in such land
for their proportionate share in said
assessment.SECTION 14. CERTIFIED COPIES.
That upon the final publication of this
Ordinance a certified copy hereof and
of its due publication, and of the Cor-
rected Map, Assessment Roll, the list
of owners, lessees and occupants so
far as known, and the summary of
descriptions of property abutting upon
said Frontage Improvement, all on
file as aforesaid, shall be forthwith
made and delivered by the Clerk of
the City and County to the Treasurer
of the City and County of Honolulu,
Territory of Hawaii.SECTION 15. DISPOSITION OF
ASSESSMENTS COLLECTED. All
moneys collected from said assess-
ments by the Treasurer of the City
and County as cash payments of the
whole assessment, or of one or more
installments, due or paid prior to the
authorization of any bond issue for
said improvement, shall be entered in
said Special Improvement Fund and
applied toward the cost of the im-
provement authorized.All moneys due and collected there-
after as part of any subsequent in-
stallments and interest, and covered
by any bond issue respecting the same
authorized improvements in said Front-
age Improvement made under the Im-
provement Statutes, shall be set aside
by the Treasurer of the City and Coun-
ty in a Special Improvement Bond
Fund for said Frontage Improvement
and applied solely as provided in said
Improvement Statutes.SECTION 16. CONSTITUTIONAL-
ITY. If any section, or any part or
clause of any section of this Ordinance
or of the Improvement Statutes, be
declared by the Courts to be uncon-
stitutional or invalid, the same shall
not affect the validity of this Ordinance
as a whole, or of any section or part
thereof which can be given effect
without that so decided to be un-
constitutional or invalid.SECTION 17. This Ordinance shall
take effect on its approval.Date of Introduction, October 9th,
1917.

Introduced by

CHAS. N. ARNOLD,

Supervisor.

I hereby certify that the foregoing
Bill passed Second Reading as amend-
ed and ordered to print at a meeting
held by the Board of Supervisors on
Friday, October 12, 1917, on the follow-
ing vote of said board:Ayes: Ahia, Arnold, Bellina, Hol-
linger, McClellan, Mott-Smith, Petrie,
Total, 7.

Noes: None.

E. BUFFANDEAU,

Deputy City and County Clerk.

6917—Oct 15—17.

STAR-BULLETIN GIVES YOU
TODAY'S NEWS TODAYENTHUSIASM IS
UNCORKED AT AD
CLUB-BOND FEEDEloquent and fervent speakers, in-
cluding Charlie Chaplin, the famous
comedian, aided in their efforts by the
intermittent short, peppy remarks
by President W. R. Farrington, gave
the local Liberty Loan Bond campaign
a tremendous boost at noon today at
the Ad Club luncheon in the Young
Hotel, attended by nearly 500 citizens,
the largest attendance ever recorded
for a Honolulu Ad Club luncheon.The Ad Club quartet took the oc-
casion to introduce the new song of the
American troops, "Over There,"
which was sung by the big gathering
with feeling and fervor.Charlie Chaplin, modest and un-
assuming and himself a subscriber to
Liberty Loan bonds, made probably
the best speech of the luncheon when
he stepped on top of his table and
said:"Let us all buy Liberty Loan bonds
so that we can get that war over
over there."The roof rocked with applause that
followed. W. R. Farrington introduced
the speakers. L. Tenney Peck, chair-
man of the local Liberty loan bond
campaign in a forceful address ap-
pealed to the citizens of Honolulu to
give, give and give and loan, loan and
loan until it hurt and then give and
loan again.Dr. Dewey E. Powell, governor of
the 13th rotary district, declared that
just as the little rivulets from every
hamlet in the land flowed into streams
of humanity that made the great na-
tional army so the little rivulets
of money for the Liberty loan bond
would flow from every home into the
great stream of gold with which Amer-
ica will be able to send her boys to
fight for democracy.There was not one slacker found
in Hawaii when the draft registration
was made, according to S. C. Huber,
district attorney, and he said that he
felt sure that when the lists of sub-
scribers to the second Liberty loan
were made up there would not be one
slacker found who had failed to loan
his money to the government in the
great crisis.Charles F. Wong spoke for the Chi-
nese of Hawaii and pointed out that
China owed a great debt to the United
States and that the local Chinese
would do their little "bit" towards pay-
ing it back by subscribing to the loan.
Torao Kawasaki on behalf of the Ja-
panese residents of the islands pledged
their support to the campaign.Speaking for the ladies, Mrs. A. L.
Anderson told of a number of little
girls in Manoa valley who had saved
their money by sacrificing themselves
to the extent of saving car fare by
walking to school, refraining from buy-
ing chewing gum and ice cream cones
and foregoing the weekly "movie
show" in order to buy Liberty Bonds.
Governor Pinkham called upon the
territory to oversubscribe the amount
expected from these islands for the
second Liberty loan.CIVIL SERVICE
ACT STARTS ROW

(Continued from page one)

mission, who did not hesitate to say
that it was a piece of political chi-
canery. The meeting waxed hot
and warm under the fire of Fogarty's
attack.This morning Mr. Sheldon, when
questioned about the matter, de-
clared that he "didn't give a damn"
what the papers thought about it.Attorney Sheldon finds plenty of
practise in police court.It developed that after the examina-
tion had been taken by the large num-
ber of applicants, who had been told
that 70 per cent was to be the passing
grade, Sheriff Rose was handed the
list of those who had taken the exami-
nations, together with their averages.
After looking over these lists, and be-
fore any appointments were made,
Sheriff Rose appeared before the com-
missioners and asked that the passing
grade be reduced from 70 to 60 per
cent. This new ruling was put into
effect, but only after Fogarty had
made strong objections to the action.
Sheriff Rose was upheld in his re-
quest by Sheldon and Aluli. Then, af-
ter the commissioners had reduced the
passing grade to 60 per cent, the
sheriff made his four appointments to
the police force.In defending Sheriff Rose's action
and the action of the majority of the
commissioners, William Sheldon de-
clared that although the two men ap-
pointed below the grade of 70, Wong
and Kane, were unable to attain a
higher grade, they might make better
officers.Mr. Aluli explained that the action
in reducing the minimum rating was
based on the precedent established
last year under the chairmanship of
L. A. Andrews. He declared that the
sheriff wanted more men from whom
to choose and that with the 70 rating
as a minimum there were not enough
men, though the records show that 28
men passed with a rating of 70 or
over while only 8 ranked between 60
and 70 per cent, and of the eight be-
tween 60 and 70 four received im-
mediate appointments while not one of
the 28 was to be appointed now, but
the sheriff declared he will choose
some of them when his new appropria-
tions come in.DIAMONDS
WATCHES
& JEWELRY
ON CREDITAMERICAN JEWELRY COMPANY
Office at "THE MODEL"
1139-1141 Fort Street

Honolulu Stock Exchange

Tuesday, Oct. 16.

MERCANTILE—

| | |
|-------------------------|--------|
| Alexander & Baldwin | 31 |
| C. Brewer & Co. | 31 |
| SUGAR— | |
| Ewa Plantation Co. | 31 |
| Hulu Sugar Co. | 31 |
| Hawaiian Agr. Co. | 40 |
| Hawn. Com. & Sugar Co. | 44 |
| Hawaiian Sugar Co. | 35 1/2 |
| Honokaa Sugar Co. | 2 1/2 |
| Honolulu Sugar Co. | 31 |
| Hutchinson Sugar Plant. | 19 1/2 |
| Kahuku Plantation Co. | 19 1/2 |
| Kaunua Sugar Co. | 31 |
| Koloa Sugar Co. | 31 |
| McBryde Sugar Co., Ltd. | 8 1/2 |
| Oahu Sugar Co. | 30 1/4 |
| Olaa Sugar Co., Ltd. | 7 1/2 |
| Palmyra Sugar Co. | 31 |
| Pauha Sugar Plant. Co. | 31 |
| Pacific Sugar Mill | 9 |
| Paia Plantation Co. | 31 |
| Pepee Sugar Co. | 31 |
| Pioneer Mill Co. | 34 |
| San Carlos Milling Co. | 24 |
| Waialua Agr. Co. | 24 |
| Waialua Sugar Co. | 25 |

MISCELLANEOUS—

| | |
|---------------------------|--------|
| Enslu Dev. Co., Ltd. | 31 |
| 1st Is. As. 7 pc. Pfd. | 31 |
| 2nd Is. As. fully paid. | 31 |
| Haku Fruit & Pack, Pfd. | 31 |
| Haku Fruit & Pack, Com. | 31 |
| Hawai Con. Ry. 7 pc. A. | 31 |
| Hawai Con. Ry. 6 pc. B. | 31 |
| Hawai Con. Ry. C. m. | 31 |
| Hawaiian Electric Co. | 31 |
| Hawaiian Pineapple Co. | 43 |
| Hon. Brew. & Malt. Co. | 18 |
| Honolulu Gas Co., Ltd. | 18 1/2 |
| H. R. T. & L. Co. | 31 |
| Inter-Island S. N. Co. | 31 |
| Oahu Telephone Co. | 20 |
| Oahu Railway & Land Co. | 156 |
| Pahang Rubber Co. | 19 |
| S. Iama-Dindings Plant. | 31 |
| Solama-Dindings, (70 pc.) | 31 |
| Tanjong Oluk Rubber Co. | 31 |

BONDS—

| | |
|-----------------------------|-----|
| Beach Walk Imp. Dist. | 31 |
| Hakukua Ditch Co. 6s. | 31 |
| Hawai Con. Ry. 5 pc. | 80 |
| Hawaiian Irr. Co., 6s. | 31 |
| Haw. Ter. 4 pc. Refund. | 31 |
| Haw. Ter. 4 pc. Pub Imp. | 31 |
| Haw. Ter. 3 1/2 pc. | 31 |
| Honokaa Sugar Co., 6 pc. | 31 |
| Honolulu Gas Co., Ltd., 5s. | 97 |
| Hilo Gas Co., 6s. | 100 |
| Kauai Ry. Co. 6s. | 31 |
| Manoa Imp. Dist. | 31 |
| McBryde Sugar Co., 5s. | 31 |
| Mutual Telephone 5s. | 31 |
| Oahu Railway & Land Co. | 105 |
| Oahu Sugar Co., 6 pc. | 31 |
| Olaa Sugar Co., 6 pc. | 97 |
| Pacific Guano & Fer. Co. | 31 |
| Pacific Sugar Mill Co., 6s. | 31 |
| San Carlos Milling Co. | 31 |

Between Boards: Sales: 65, 70, 5

Oahu, 30.50; 25, 10, 10 Olaa, 7.50; 50

Oahu, 31.

No Session Sales.

Latest sugar quotation: 96 deg. test,

6.90 cents, or \$133 per ton.

UNLISTED SECURITIES.

| | Bid | Asked |
|----------------------|------|----------|
| OIL— | | |
| Honolulu Con. O'f. | 4.00 | 4.25 |
| MINING— | | |
| Engels Copper Mining | 6.00 | 6.12 1/2 |
| Mineral Products Co. | 6.07 | 6.12 |
| Mountain King Mining | 15 | 15 |
| Montana Bingham Co. | 35 | 36 |
| Madera Mining Co. | 32 | 33 |

Sales: 600 Madera, 33; 1000 Bing-

ham, 35.

Sugar 6.90cts

Henry Waterhouse Trust Co.,
Ltd.

Members Honolulu Stock and Bond

Fort and Merchant Streets

Telephone 1208

C. BREWER & CO.

(LIMITED)

SUGAR FACTORS

COMMISSION MERCHANTS